

FOR PRESIDENT,
MAJ. GEN. WINFIELD SCOTT

FOR VICE PRESIDENT,
WILLIAM A. GRAHAM,
OF NORTH CAROLINA.

SENATORIAL ELECTIONS.
EDWARD D. MANFIELD,
WILLIAM DENNIS, JR.
DISTRICT ELECTORS.
CHARLES ANDERSON,
J. SCOTT HARRISON,
THOMAS J. LARSH,
JOHN W. DEFREES,
DANIEL SEIGER,
HANSON L. PENN.,
JOHN MILTON WILLIAMS,
WILLIAM LAWRENCE,
SABDIS BIRCHARD,
JOHN L. VANMETER,
WILLIAM E. FINCK,
JAMES B. STANBURY,
JOHN SHERMAN,
SMITH ORR,
A. BANNING NORTON,
ALEXANDER LEWIS,
ROBERT B. MOORE,
VAN R. HUMPHREY,
WILLIAM L. PERKINS,
SILAS C. CLARK,
JOHN A. BINGHAM.

FOR SUPREME COURT JUDGE.
Daniel A. Haynes, of Montgomery.

FOR BOARD OF PUBLIC WORKS.
David H. Beardsley, of Cuyahoga.

CITY OF LANCASTER:
Wednesday Evening, July 28, 1852

Campaign Gazette.
A Whig paper is a valuable auxiliary in a political canvass, and in order that the Gazette may reach that class of voters who are not regular subscribers, we propose to send it for four months at the low price of fifty cents. Will the friends of Gen. Scott use a little effort and induce every Whig in the county and as many Democrats as possible to take it for that length of time? In every neighborhood a club of ten at least can be raised and to the person getting up the club, we will send a copy gratis. There will be no postage upon the paper and arrangements can be made for distributing it. The large amount of reading matter, which we now give, makes the Gazette one of the cheapest papers in the State.

In the way, we propose to supply the Gazette for the campaign, it will be of more service than if we published a regular campaign paper. To those persons who desire the Daily Gazette for that time, we will send it for two dollars. In both cases, payment is required in advance.

We hope that clubs will be formed immediately. The campaign is already opened, and the Gazette batteries will play upon the enemy until Gen. Scott is elected President and William A. Graham Vice President of the United States.

"We find the following in the Ohio Statesman:
"The proposed political gathering at Lundy's Lane and Niagara Falls are most potent tricks designed to degrade the character of intelligent freemen."

The old story is reviving. The next we hear will be opposition to the observance of the Fourth of July. The London Times is anxious for the success of Pierce, the "practical ally" of the commercial policy of Great Britain, and this being the case, Mr. Pierce's friends in America think it degrading to remind their British allies of the past, of the triumphs achieved by Scott over the flower of the British army. Degrading indeed! It is degrading to shape measures of public policy here to build up British manufactures and thus become a "practical ally" of the commercial policy of that country; it is degrading to attempt to make our country practically depend upon Great Britain for manufactured goods; it is degrading to attempt to reduce the price of free labor here to ten cents per day; but it is not degrading to celebrate the fourth of July, the battles of Chippawa, Lundy's Lane or New Orleans, and no one who has not a British heart in his bosom, would say so. We leave all such characters to fight for the descendant of the Percys—they ought not even visit an American battle ground.

ANOTHER IMPORTANT DOCUMENT.—A knowledge of our claims by England in 1845.—The Boston Courier of Wednesday publishes an additional document connected with the history of the dispute concerning the Northeastern fisheries, and one which furnishes an important piece of evidence in relation to the rights of the American fishermen. It is sufficient of itself, says the Courier, to place the British government completely in the wrong, in one branch, at least, to the claim they have recently set up. It appears that the British Secretary for Foreign Affairs, in 1845, made an official avowal to our Minister at London, that the privilege of exclusive fishing in the Bay of Fundy had been formally renounced by the British government, and that the fishing grounds of that Bay were open to American vessels by virtue of the Convention of 1818. Notwithstanding this express renunciation, Lord Derby's cabinet have re-asserted the British claim to the whole Bay, and have sent armed cruisers to capture all American fishermen found within its waters. One capture has already been made there. The Courier adds:

It is, we believe, an entirely new principle in international law, that an administration, cabinet or government of a country, is at liberty to disregard the stipulations or concessions of an administration or government which has preceded it. Great Britain is so strongly bound at this moment by the acts of Sir Robert Peel's ministry, in its dealings with foreign nations, as by the acts of the ministry now in power.

A Cow!—A correspondent of the Hillsborough Gazette, writing from Fairfax, Highland county, says that "Mr. Alfred Storey, in the neighborhood of that place, has a cow that is hard to beat in the way of adding to the stock of 'bleaters.' She is seven years old and has had twelve calves, generally having from two to three at a time, and recently she capped the climax by having four tolerably good sized calves at once! Kentucky may boast of her 'prodigy' breeders, but I have heard of nothing beating Mr. Storey's cow." If Judge Emie vouches for his correspondent, we will believe the story.

GEN. PIERCE'S CORRESPONDENCE.—The history of the country not affording sufficient data from which to write a biography of the Locofoco candidate for the Presidency, his friends have felt it necessary to despatch agents to his old home in order to hunt up as many incidents as possible from his friends and acquaintances. Among others, the New York Herald has a correspondent at Concord, who is attending to his military, civil and personal history, habits, associations, &c. A portion of this gentleman's labors, we noticed in one of the Locofoco papers of this city. We respectfully ask leave to supply the following omission, which is highly interesting:

"I will tell you an anecdote of Pierce, which is apropos, to the senseless charge of being an aristocrat. A few days ago he was in company with two gentlemen from the South, and one of his fellow-citizens, who was an honest fellow, but in very plain dress, and even 'out at the elbows,' met him; upon which Gen. Pierce shook hands with him in the most friendly manner, just as if he was equal in station to himself. This is exactly his disposition."

A descendant of the Percys' shaking hands with a very plain dressed man, the same as if the plainly dressed man was equal in station to the descendant of the Percys! Now, if the writer will only tell us by what process he makes the man inferior in station to Gen. Pierce, we will admit that he can inform the public where Gen. Pierce's letter to Capt. Scott is and what are its contents.

"If the fact that Scott did not fight a duel makes as many friends for him as Mr. Clay earned enemies by fighting one, the General is pretty sure of election. Those who abandoned Clay on any such ground, are now, for the same reason, bound to support Scott. Will they do it?—N. Y. Times."

No. While they are shedding coccolite tears over the grave of one whom they pursued through life with more than the vindictiveness of revenge, they are laboring with all the might that is in their baseness, to blacken and defame the reputation of another. Think you such men care for consistency? The man who stole the purse of Gen. Scott, gave it up when he discovered the owner, regretting that he had taken it from such a patriot, and the burglar refused to touch the medal though it was valuable—and worse than the pickpocket and burglar is that class of men who are now laboring to filch from Scott his good name. Will the American people permit such baseness to be again triumphant?

Agricultural Society.—The meeting on Saturday—let it be borne in mind by every friend of Agriculture in city and county. If anything is to be done this fall, it must be done quickly. A full attendance will insure a permanent organization and a prosperous future for the Society. Fairfield needs it badly, and it will be valuable to Fairfield if properly conducted.

Groceries.—G. J. Wygum has just received from New York, a large and extensive assortment of Groceries, embracing every article usually kept in such an establishment. His host of customers has compelled him to increase his stock, which is a pretty sure indication that his sales at fair prices, and the best of quality at that. Advertisement in a few days. In the meanwhile call and examine for yourselves. You will find an excellent variety.

"Who is wise? He that learns from every one. Who is powerful? He who governs his own passions. Who is rich? He who is content."—Statesman.

Admitting the definitions, the Statesman editor is neither. He will not learn, he does not govern his own passions, he is not content without the public printing.

WHISKY AND MURDER.—The Fayette New Era gives an account of a murder which was committed in that county a few days ago.

It appears that sundry railroad hands and others, congregated at the house of a certain Richard Bates, for the purpose of drinking whisky. All hands got drunk, and Joseph Alloway, of Marion township, killed an Irishman, by plunging a bowie knife into his heart. No fight or melee had transpired previous to the murder. Alloway is in jail.

DAVID H. BEARDSLEY.—Of the Whig candidate for member of the Board of Public Works, the Toledo Blade says:

"David H. Beardsley is a man who has served the State for more than twenty-five years as Canal Collector, of Cleveland. He has been a faithful, valuable officer. Ohio is indebted to his experience and good sense, for many of the most valuable provisions in the law regulating the Public Works of the State. His nomination has given great satisfaction all along the line of the Ohio canal, and there he will run ahead of his ticket, and receive the votes of all parties, especially of all persons, who have ever been engaged in canal service. He is a man of strict propriety, a high sense of honor, and great foresight and discrimination. In his hands the public works of Ohio, will never suffer from neglect nor the people lose from unperformed contracts made by him. Ohio could not have a more faithful public servant."

NEW SECRETARY OF THE NAVY.—We learn by a letter from Washington that the Hon. J. P. Kennedy, of Baltimore, has accepted and will promptly enter on the duties of the Navy Department. The letter adds:

"While his accession is hailed with pleasure, the loss of Mr. Secretary Graham will be severely felt, and the vacuum created in society by the removal of his interesting family deeply deplored."

DREADFUL ACCIDENT.—The Boonshoro Odd Fellow states that a son of James Campbell, Esq., of Franklin county Pa., aged about eleven years, was engaged at a bark mill a few days ago, and by some mishap was caught in the machinery and forced through an aperture, or space between the shaft and beam not more than five inches square! A number of his teeth were found sticking in the beam; his nose was mashed, his head dreadfully injured, his mouth and chin severely cut, besides other injuries, and yet he is doing well, and his physicians say he will recover.

THE BRITISH FISHERIES.—Captain Rogers, of the American schooner Magdalen, recently arrested by the British, for infringing on their fisheries, was tried and convicted of robbing the nets, but subsequently made his escape and reached his vessel in safety. The Halifax papers give the list of British vessels of war which are to be employed for the protection of the fisheries. They number nineteen vessels, carrying upwards of one hundred and thirty guns. A pretty formidable naval force to be brought against fishing smacks.

WHAT WHISKY IS GOOD FOR.—The Lynchburg Express states that two sons of the late Hezekiah Piquet, of Bedford, Virginia, together with a little negro boy, a few days since, were severely bitten by a snake, and died.

"The lads went out hunting, and having started a rabbit, run him in a hollow log, when one of the boys put his hand in to haul him out. Very soon he felt something bite, or so he thought the scratch of the hare. His brother tried it with a like sensation, so he declined repeating the operation. Little Cos (nurse as Cosar) tried it with a like success. In a few moments the hands of the parties commenced swelling at an alarming rate, when medical aid was immediately procured. The physician dressed them well with liquor, until the parties became thoroughly intoxicated, and recovering from the effects of the medicine, the swelling subsided, and we are happy to learn the trio are now entirely convalescent. The log was split open, and to the surprise of all, a large copper head snake exhibited himself in all of his native ferocity."

"THERE WERE GIANTS IN THOSE DAYS."—Mr. Gideon Miles, of West Chester, Pa., is the father of seven sons and two daughters, all of whom are living except one who died within a year. The following is the weight of the survivors: 252 lbs., 238 lbs., 191 lbs., 230 lbs., 190 lbs., and 202 lbs. The father lived at the old age of 76. The joint weight of the father and eight children is 2133 pounds. A weightier family than the nine Miles will not be found in fifteen miles.

DEATH OF MRS. CRADLEBAUGH.—We regret to learn from the O. S. Journal, of Thursday, that Mrs. CRADLEBAUGH, wife of our late citizen and Senator, JOHN CRADLEBAUGH, died at her residence in Columbus, on Tuesday night, last, after a long and painful illness. Her death will be deplored by a large circle of friends and relatives in this community, where she was extensively acquainted and much esteemed.—Circleville Herald.

HEALTH OF THE PRISON AT SING SING.—For the last ten days there has been considerable sickness among the prisoners confined in the State prison at Sing Sing, N. Y. During that time there have been about thirty severe cases of cholera morbus, and one hundred and fifty slight cases of diarrhoea.

THE AMERICAN population of Liberia is about 8000, inhabiting a territory stretching over 500 miles of coast. They have built about twenty cities and towns. They have made treaties by which one hundred thousand natives are brought under their laws, and nearly a million have abandoned the slave traffic.

AN IRISH PAPER, after mentioning that a gentleman in the north of Ireland had adopted the new system of paying his farm laborers at the rate of penny an hour, declares that to be "a princely remuneration compared with the usual wages of sixpence per day—and that grudgingly paid."

Whig Song.

THE LORDS OF CREATION.
The democrats, the locos we call,
They think they rule the whole;
But they're much mistaken after all,
For they're under the whigs' control;
And ever since the reign of Van,
It has always been the way,
For did not Tip, the brave old man,
Sweep clear from the track the vile partisan array,
And defeat them all to a man.

Ye democrats who now hear my song,
I know you will quickly say,
The whigs have grown stout, their nerves
Now are strong,
And the locos must yield and obey;
The boys of Texas, 'tis said in a joke,
When stealing was only the go;
Quite as usual they kicked up in favor of Polk,
Which ended in war as we know.

Then followed close by good old Zack,
Who never had fainted thro' fear;
Old Cass 'in confusion' abandoned the track,
And amid 'the loud noise' dropped a tear;
Let Candy-date Pierce now raise caution take,
Nor think he will ever have sway;
For he'll faint I am sure, if I don't natch mistake,
And fool all his coppers away.

Hurrah my brave boys, then cheers for our Scott,
He conquered the foe whenever he fought,
And he'll do again I am told;
Come, democrats, all then as soon as you can,
With us to the victory move on,
And we'll manage so that the very last man
Shall rejoice in the victory won.

Agricultural Notice.

A special meeting of the Members of the Fairfield County Agricultural Society, will be held at the Court House, in Lancaster, on Saturday, July 31st for the purpose of electing officers for the ensuing year and transacting other important business. The Friends of Agriculture generally, throughout the county, who are desirous of securing the best of the season, are invited to attend, as it is expected that the propriety of holding a County Fair, next Fall, will be considered and determined upon at that time.

GOLDEN SYRUP.
THIEF once signed has just received a fine lot of Extra New York Golden Syrup for the city trade. Call and try it.
Lancaster, May 31.
JOHN LYONS, 4115

NOTICE is hereby given to Martin Bechtel of Fairfield county, son of deceased Simon Bechtel, deceased, and to the heirs of said Simon Bechtel, deceased, that the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, have agreed to sell the real estate of said Simon Bechtel, deceased, to the said Martin Bechtel, deceased, and the heirs of said Simon Bechtel, deceased, for the sum of \$1000, and